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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. FILING DATE APPLICATION NO. 08/669,656 06/24/96 WOOD J 70086 **EXAMINER** HM12/1103 ZENECA INC ALLEN, M PATENT AND TRADEMARK ADMINISTRATOR **ART UNIT** PAPER NUMBER 1800 CONCORD PIKE PO BOX 15437 1631 WILMINGTON DE 19850-5437 **DATE MAILED:** 11/03/00

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## Office Action Summary

Application No. 08/669,656

Applican

Wood et al.

Examiner

Marianne P. Allen

Group Art Unit 1631



Responsive to communication(s) filed on	
This action is FINAL.	
Since this application is in condition for allowance except for formal matters, prosecution as in accordance with the practice under Ex parte Quay№35 C.D. 11; 453 O.G. 213.	
A shortened statutory period for response to this action is set to expire3month(s), or the longer, from the mailing date of this communication. Failure to respond within the period for respondapplication to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the state of the state	ise will cause the
Disposition of Claim	
Of the above, claim(s)is/are	withdrawn from consideration
Claim(s)	is/are allowed.
X Claim(s) <u>8, 13, 14, 17, and 30-33</u>	is/are rejected.
X Claim(s) 9, 10, and 18-29	is/are objected to.
Claims are subject to restr	iction or election requirement.
Application Papers  See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948.  The drawing(s) filed on is/are objected to by the Examiner.  The proposed drawing correction, filed on is approved	
Attachment(s)  Notice of References Cited, PTO-892 Information Disclosure Statement(s), PTO-1449, Paper No(s). Interview Summary, PTO-413 Notice of Draftsperson's Patent Drawing Review, PTO-948 Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON THE FOLLOWING PAGES	

Application/Control Number: 08/669,656

Art Unit: 1631

The Group and/or Art Unit location of your application in the PTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Technology Center 1600, Group 1630, Art Unit 1631.

Claims 8-10, 13-14, and 17-33 are under consideration by the examiner.

The allowability of claims 8, 13-14, 17, and 30-33 is withdrawn in view of the rejection set forth below.

Applicant is directed to the Revised Interim Written Description and Utility Guidelines, Federal Register, Vol. 64, No. 244, pages 71427-71440, Tuesday December 21, 1999, and corresponding training materials (available on the PTO Website).

Claims 8, 13-14, 17, and 30-33 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. This is a written description rejection.

Claims 8, 13-14, 17, and 30-33 encompass nucleic acid sequences that encode particular amino acid sequences. These claims encompass the genomic sequences which are in fact contemplated by the disclosure. (See page 5, last line.) The gene structure or genomic sequences are not disclosed by the specification and thus the specification and claims fail to meet the written description provision of 35 USC 112, first paragraph. The specification provides insufficient written description to support the genus encompassed by the claim.

Application/Control Number: 08/669,656

Art Unit: 1631

<u>Vas-Cath Inc. v. Mahurkar</u>, 19 USPQ2d 1111, makes clear that "applicant must convey with reasonable clarity to those skilled in the art that, as of the filing date sought, he or she was in possession of the invention. The invention is, for purposes of the 'written description' inquiry, whatever is now claimed." (See page 1117.) The specification does not "clearly allow persons of ordinary skill in the art to recognize that [he or she] invented what is claimed." (See <u>Vas-Cath</u> at page 1116.)

With the exception of SEQ ID NO: 1, 3, 5, and 7 and nucleic acids sequences consisting of sequences encoding SEQ ID NOS: 2, 4, 6, and 8, the skilled artisan cannot envision the detailed chemical structure of the encompassed gene or genomic polynucleotides regardless of the complexity or simplicity of the method of isolation. Adequate written description requires more than a mere statement that it is part of the invention and reference to a potential method for isolating it. The nucleic acid itself is required. See Fiers v. Revel, 25 USPQ2d 1601, 1606 (CAFC 1993) and Amgen Inc. V. Chugai Pharmacentical Co. Ltd., 18 USPQ2d 1016. In Fiddes v. Baird, 30 USPQ2d 1481, 1483, claims directed to mammalian FGF's were found unpatentable due to lack of written description for the broad class. The specification provided only the bovine sequence.

Finally, <u>University of California v. Eli Lilly and Co.</u>, 43 USPQ2d 1398, 1404, 1405 held that:

...To fulfill the written description requirement, a patent specification must describe an invention and do so in sufficient detail that one skilled in the art can clearly conclude that "the inventor invented the claimed invention." Lockwood v. American Airlines, Inc.,

Application/Control Number: 08/669,656

Art Unit: 1631

107 F.3d 1565, 1572, 41 USPQ2d 1961, 1966 (1997); In re Gosteli, 872 F.2d 1008, 1012, 10 USPQ2d 1614, 1618 (Fed. Cir. 1989) (" [T]he description must clearly allow persons of ordinary skill in the art to recognize that [the inventor] invented what is claimed."). Thus, an applicant complies with the written description requirement "by describing the invention, with all its claimed limitations, not that which makes it obvious," and by using "such descriptive means as words, structures, figures, diagrams, formulas, etc., that set forth the claimed invention." Lockwood, 107 F.3d at 1572, 41 USPQ2d at 1966.

An adequate written description of a DNA, such as the cDNA of the recombinant plasmids and microorganisms of the '525 patent, "requires a precise definition, such as by structure, formula, chemical name, or physical properties," not a mere wish or plan for obtaining the claimed chemical invention. *Fiers v. Revel*, 984 F.2d 1164, 1171, 25 USPQ2d 1601, 1606 (Fed. Cir. 1993). Accordingly, "an adequate written description of a DNA requires more than a mere statement that it is part of the invention and reference to a potential method for isolating it; what is required is a description of the DNA itself." Id. at 1170, 25 USPQ2d at 1606.

The name cDNA is not itself a written description of that DNA; it conveys no distinguishing information concerning its identity. While the example provides a process for obtaining human insulin-encoding cDNA, there is no further information in the patent pertaining to that cDNA's relevant structural or physical characteristics; in other words, it thus does not describe human insulin cDNA. Describing a method of preparing a cDNA or even describing the protein that the cDNA encodes, as the example does, does not necessarily describe the cDNA itself. No sequence information indicating which nucleotides constitute human cDNA appears in the patent, as appears for rat cDNA in Example 5 of the patent. Accordingly, the specification does not provide a written description of the invention of claim 5.

Therefore, only SEQ ID NO: 1, 3, 5, and 7 and nucleic acids sequences consisting of sequences encoding SEQ ID NOS: 2, 4, 6, and 8 but not the full breadth of the claims meet the written description provision of 35 USC 112, first paragraph. Applicant is reminded that <u>Vas-Cath</u> makes clear that the written description provision of 35 USC 112 is severable from its enablement provision. (See page 1115.)

Art Unit: 1631

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marianne P. Allen, whose telephone number is (703) 308-0666. The examiner can normally be reached on Monday-Friday from 9:00 am to 3:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Woodward, Ph.D., can be reached on (703) 308-4028. Official FAX communications may be directed to either (703) 308-4242 or (703) 305-3014.

Any inquiry concerning the formalities of this application should be directed to Patent Analyst Tina Plunkett whose telephone number is (703) 308-0009.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0196.

MARIANNE P. ALLEN
PRIMARY EXAMINER
GROUP 1900

AU163/